AO 472 (Rev. 3/86) Order of Detention Pending Trial

	Uniti	ED STATES D	ISTRICT	Court		
	Western	District o	of	Pennsylv	/ania	
	UNITED STATES OF AMERIC	<b>A</b>				
	V.	_			PENDING TRIAL	
	SHAUN LANAIL BENNAFIEL  Defendant	<u>D</u> Ca	ase Number: C	R 05-12 Erie		
In a	ccordance with the Bail Reform Act, 18 Union of the defendant pending trial in this care	se.		neld. I conclude that t	he following facts require the	
(1)	Part I—Findings of Fact  The defendant is charged with an offense described in 18 U.S.C. § 3142(f)(1) and has been convicted of a federal offense state or local offense that would have been a federal offense if a circumstance giving rise to federal jurisdiction had existed that is a crime of violence as defined in 18 U.S.C. § 3156(a)(4) an offense for which the maximum sentence is life imprisonment or death.					
	an offense for which a maximum ter	rm of imprisonment of ten y	ears or more is pres	scribed in		
	a felony that was committed after th	ne defendant had been convid	cted of two or more	nrior federal offenses	* described in 18 U.S.C.	
(2) (3)	§ 3142(f)(1)(A)-(C), or comparable The offense described in finding (1) was A period of not more than five years has for the offense described in finding (1).	state or local offenses. s committed while the defend	dant was on release	pending trial for a fed	deral, state or local offense.	
(4)	Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption.					
Alternative Findings (A)						
$\mathbf{X}$ (1)	There is probable cause to believe that the					
	X for which a maximum term of impri under 18 U.S.C. § 924(c).	sonment of ten years or mor	re is prescribed in	21 U.S.C § 841(a)(1)	) and § $841(b)(1)(A)(iii)$ .	
X (2)	The defendant has not rebutted the presur the appearance of the defendant as requi	ired and the safety of the con	nmunity.	n or combination of co	nditions will reasonably assure	
□ (1)	There is a serious risk that the defendant	Alternative Find	dings (B)			
$\square$ (1)	,					
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	Part I d that the credible testimony and information of the evidence that	II—Written Statement on attending at the hearing attention submitted at the hearing			ing evidence 🗌 a prepon-	
Defenda proposed	dant has a substantial criminal history wint is facing a more substantial penalty that custodian, Ashley Czarnecki, is sincere lly aware of Defendant's routine and dail abuse.	an with the state charges filed in her willingness to cooper	d in March 2005, wate with authorities	where he complied with regarding Defendant'	h release requirements; 4) the 's release, but it is unclear that	
to the ex reasonab Government	defendant is committed to the custody of the custody of the ctent practicable, from persons awaiting to the opportunity for private consultation whent, the person in charge of the correction with a court proceeding.  10/17/05  Date	or serving sentences or being with defense counsel. On or	signated representa ag held in custody der of a court of th defendant to the Un	tive for confinement in pending appeal. The le United States or on	defendant shall be afforded a request of an attorney for the	
		Susan		ef United States Magistr	ate Judge	
				lo of Indicial Officer		

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).